## Assembly Bill No. 1337

## **CHAPTER 528**

An act to amend Section 1158 of the Evidence Code, relating to evidence.

[Approved by Governor October 6, 2015. Filed with Secretary of State October 6, 2015.]

## LEGISLATIVE COUNSEL'S DIGEST

AB 1337, Linder. Medical records: electronic delivery.

Existing law requires certain enumerated medical providers and medical employers to make a patient's records available for inspection and copying by an attorney, or his or her representative, who presents a written authorization therefor, as specified.

This bill would require a medical provider or attorney, as defined, to provide an electronic copy of a medical record that is maintained electronically, upon request. The bill would also require a medical provider to accept a prescribed authorization form once completed and signed by the patient if the medical provider determines that the form is valid.

The people of the State of California do enact as follows:

SECTION 1. Section 1158 of the Evidence Code is amended to read:

- 1158. (a) For purposes of this section, "medical provider" means physician and surgeon, dentist, registered nurse, dispensing optician, registered physical therapist, podiatrist, licensed psychologist, osteopathic physician and surgeon, chiropractor, clinical laboratory bioanalyst, clinical laboratory technologist, or pharmacist or pharmacy, duly licensed as such under the laws of the state, or a licensed hospital.
- (b) Before the filing of any action or the appearance of a defendant in an action, if an attorney at law or his or her representative presents a written authorization therefor signed by an adult patient, by the guardian or conservator of his or her person or estate, or, in the case of a minor, by a parent or guardian of the minor, or by the personal representative or an heir of a deceased patient, or a copy thereof, to a medical provider, the medical provider shall promptly make all of the patient's records under the medical provider's custody or control available for inspection and copying by the attorney at law or his or her representative.
- (c) Copying of medical records shall not be performed by a medical provider, or by an agent thereof, when the requesting attorney has employed a professional photocopier or anyone identified in Section 22451 of the Business and Professions Code as his or her representative to obtain or review the records on his or her behalf. The presentation of the authorization

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by the agent on behalf of the attorney shall be sufficient proof that the agent is the attorney's representative.

- (d) Failure to make the records available during business hours, within five days after the presentation of the written authorization, may subject the medical provider having custody or control of the records to liability for all reasonable expenses, including attorney's fees, incurred in any proceeding to enforce this section.
- (e) (1) All reasonable costs incurred by a medical provider in making patient records available pursuant to this section may be charged against the attorney who requested the records.
- (2) "Reasonable cost," as used in this section, shall include, but not be limited to, the following specific costs: ten cents (\$0.10) per page for standard reproduction of documents of a size  $8\frac{1}{2}$  by 14 inches or less; twenty cents (\$0.20) per page for copying of documents from microfilm; actual costs for the reproduction of oversize documents or the reproduction of documents requiring special processing which are made in response to an authorization; reasonable clerical costs incurred in locating and making the records available to be billed at the maximum rate of sixteen dollars (\$16) per hour per person, computed on the basis of four dollars (\$4) per quarter hour or fraction thereof; actual postage charges; and actual costs, if any, charged to the witness by a third person for the retrieval and return of records held by that third person.
- (f) If the records are delivered to the attorney or the attorney's representative for inspection or photocopying at the record custodian's place of business, the only fee for complying with the authorization shall not exceed fifteen dollars (\$15), plus actual costs, if any, charged to the record custodian by a third person for retrieval and return of records held offsite by the third person.
- (g) If the records requested pursuant to subdivision (b) are maintained electronically and if the requesting party requests an electronic copy of such information, the medical provider shall provide the requested medical records in the electronic form and format requested by the requesting party, if it is readily producible in such form and format, or, if not, in a readable form and format as agreed to by the medical provider and the requesting party.
- (h) A medical provider shall accept a signed and completed authorization form for the disclosure of health information if both of the following conditions are satisfied:
  - (1) The medical provider determines that the form is valid.
- (2) The form is printed in a typeface no smaller than 14-point type and is in substantially the following form:

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## AUTHORIZATION FOR DISCLOSURE OF HEALTH INFORMATION PURSUANT TO EVIDENCE CODE SECTION 1158

The undersigned authorizes the medical provider designated below to disclose specified medical records to a designated recipient. The medical provider shall not condition treatment, payment, enrollment, or eligibility for benefits on the submission of this authorization.

Medical provider:
Patient name:
Medical record number:
Date of birth:
Address:
Telephone number:
Email:
Recipient name:
Recipient address:
Recipient telephone number:
Recipient email:
recipient emain.
Health information requested (check all that apply):
Records dated from to
Records dated from toRadiology records: images or films
reportsdigital/CD, if available.
Laboratory results dated.
Laboratory results regarding specific test(s) only (specify)
All records.
Records related to a specific injury, treatment, or other purpose (specify):
Note: records may include information related to mental health, alcohol or drug use, and HIV or AIDS. However, treatment records from mental health and alcohol or drug departments and results of HIV tests will not be disclosed unless specifically requested (check all that apply):
Mental health records.
Alcohol or drug recordsHIV test results.
niv test results.
Method of delivery of requested records:Mail
Pick up
Electronic delivery, recipient email:
This authorization is effective for one year from the date of the signature unless a different date is specified here:

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This authorization may be revoked upon written request, but any revocation will not apply to information disclosed before receipt of the written request.

A copy of this authorization is as valid as the original. The undersigned has the right to receive a copy of this authorization.

Notice: Once the requested health information is disclosed, any disclosure of the information by the recipient may no longer be protected under the federal Health Insurance Portability and Accountability Act of 1996 (HIPAA).

Patient signature*:
Date:
Print name:
If not signed by the patient, please indicate relationship to the patient (check one, if applicable):
Parent or guardian of minor patient who could not have consented to health
are.
Guardian or conservator of an incompetent patient.
Beneficiary or personal representative of deceased patient.